UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

)		
UNITED STATES OF AMERICA)		
)		
V.)	Criminal No.	05-10114-RCI
)		
PEDRO LOBO)		

JOINT SUBMISSION OF THE PARTIES UNDER LOCAL RULE 116.5(C)

Pursuant to Local Rule 116.5(C), the parties state as follows:

i. Outstanding Discovery Issues

There are drug certificates of analysis that have not yet been received from the Department of Public Health Laboratory.

The government will provide them upon receipt of them.

ii. Anticipated Additional Discovery

The parties are not aware of any discovery required to be produced pursuant to the Local Rules that has not already been produced or addressed by counsel. Should the parties become aware in future of any additional discovery that needs to be disclosed, such discovery will be provided in accordance with the Local Rules.

iii. Defense of Insanity or Public Authority

The defendant has not indicated an intent to assert a defense of insanity or public authority.

iv. Notice of Alibi

The defendant has not indicated an intent to assert an alibi defense.

v. Dispositive Motions

The defendant has not yet decided if he will file any motions to dismiss, or suppress, or any other motion requiring a ruling by the District Court before trial.

vi. Scheduling

The parties are not aware of any issue requiring scheduling but request some additional time to continue efforts to resolve the case.

vii. Plea Negotiations

The parties expect that the matter may be resolved without a trial, but request additional time to finalize the discussions.

viii. Excludable Delay

The parties request that the period between this date and any additional conference be excluded from the Speedy Trial Clock, in the interests of justice.

ix. Whether Trial is Anticipated; Length of Trial

If there is a trial in this matter, it will last approximately one week.

Respectfully submitted,

PEDRO LOBO By his attorney, MICHAEL J. SULLIVAN United States Attorney

By:

s/ James Murphy
JAMES MURPHY, Esq.

S/ Glenn A. MacKinlay GLENN A. MACKINLAY Assistant U.S. Attorney (617) 748-3215

Date: June 16, 2005